UNITED STATES DISTRICT COURT WESTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

MICHIGAN ASSOCIATION OF NON-PUBLIC SCHOOLS, ET AL.,

Plaintiffs,

No. 1:20-cv-01174

 \mathbf{v}

HON. PAUL L. MALONEY

ROBERT GORDON, in his official capacity as Director of the Michigan Department of Health and Human Services,

MAG. JUDGE GREEN

Defendant.

Thomas J. Rheaume Jr. (P74422) Gordon J. Kangas (P80773) Bodman, PLC Attorneys for Plaintiffs 6th Floor at Ford Field 1901 St. Antoine Street Detroit, Michigan 48226 313-259-7777 trheaume@bodmanlaw.com gkangas@bodmanlaw.com Neil Giovanatti (P82305) Daniel J. Ping (P81482) Kyla L. Barranco (P81082) Assistant Attorneys General Attorneys for Defendant P.O. Box 30736 Lansing, MI 48909 517-335-7632 giovanattin@michigan.gov pingd@michigan.gov barrancok@michigan.gov

Ian A. Northon (P65082) Rhoades McKee PC Attorneys for Proposed Intervenor 55 Campau Ave., N.W., Ste. 300 Grand Rapids, MI 49503 616-235-355 ian@rhoadesmckee.com

STIPULATED ORDER EXTENDING DEADLINE TO RESPOND TO ZION CHRISTIAN SCHOOL'S MOTION TO INTERVENE AS PROPOSED PLAINTIFF

WHEREAS Zion Christian Schools moved to intervene as a proposed plaintiff on December 11, 2020 (ECF No. 18);

WHEREAS the parties consent and stipulate to extend the deadline to respond to Zion Christian Schools' motion as set forth below.

IT IS HEREBY ORDERED that any responses to Zion Christian Schools' Motion to Intervene shall be filed on or before January 9, 2021.

Dated: December 28, 2020 /s/ Paul L. Maloney

Hon. Paul L. Maloney United States District Judge

The parties hereby Stipulate and Agree:

/s/ Thomas J. Rheaume (with consent)

Thomas J. Rheaume Jr. (P74422)

Attorney for Plaintiffs

/s/ Neil Giovanatti

Neil Giovanatti (P82305)

Attorney for Defendant

/s/ Ian A. Northon (with consent)

Ian A. Northon (P65082)

Attorneys for Proposed Intervenor